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BEFORE THE

Federal Communications Commission

WASHINGTON, D.C. 20554

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FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

In the Matter of

Amendment of Section 73.202(b),
Table of Allotments,
FM Broadcast Stations,
(Pottsboro, Texas, and Durant
and Madill, Oklahoma)

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MM Docket No. _____
RM No. _____

To: Chief, Allocations Branch

AMENDMENT TO PETITION FOR RULEMAKING

Grayson Broadcasting Company ("GBC"), by counsel, hereby amends its pending
Petition for Rulemaking, filed October 24, 1997, requesting changes in the FM Table of
Allotments for Pottsboro, Texas, and Durant and Madill, Oklahoma.

GBC's amendment, which is attached, addresses a recent change in the Commission's
database that applies to Station KLBC, Channel 296, Durant, Oklahoma. As indicated in the
attachment, the database was recently updated to designate the Durant Channel 296 allotment as
Class C3 rather than Class A. Today's engineering statement recognizes this recent
reclassification and asks the Commission to return KLBC to Class A status based upon the
licensee's abandonment of its Class C3 facilities in 1996.

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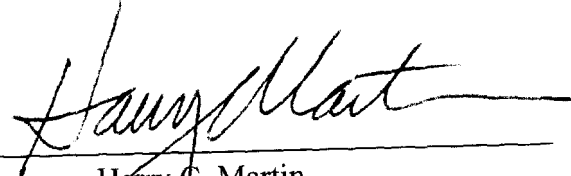
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MMB

Acceptance of GBC's amendment will facilitate establishment of Pottsboro, Texas's first aural transmission service. The material included in the amendment would have been filed with GBC's original petition had the Commission's database included it when the petition was filed.

Respectfully submitted,

GRAYSON BROADCASTING COMPANY

By: _____


Harry C. Martin
Its Counsel

Fletcher, Heald & Hildreth, P.L.C.
1300 N. Seventeenth Street, 11th Floor
Arlington, Virginia 22209
(703) 812-0400

January 12, 1998

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AMENDED ENGINEERING REPORT

**In Support of a Petition to Add Channel
273C3 at Pottsboro, Texas**

January 1998

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E. Harold Munn, Jr. & Associates, Inc.

Broadcast Engineering Consultants
Coldwater, MI 49036

CERTIFICATION OF ENGINEER

The firm of E. Harold Munn, Jr. & Associates, Inc., Broadcast Engineering Consultants, with offices at 100 Airport Drive, Coldwater, Michigan, has been retained for the purpose of preparing the technical data forming this report.

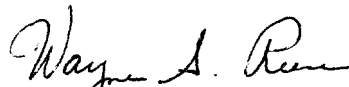
The report has been prepared by properly trained electronics specialists under the direction of the undersigned whose qualifications are a matter of record before the Federal Communications Commission.

I declare under penalty of perjury that the contents of this report are true and accurate to the best of my knowledge and belief.

January 7, 1998

E. HAROLD MUNN, JR. & ASSOCIATES, INC.

By



Wayne S. Reese, President

100 Airport Drive, P. O. Box 220
Coldwater, Michigan 49036

Telephone: (517) 278-7339

ENGINEERING STATEMENT

This firm has been retained to prepare an amendment to the Petition for Rulemaking, originally filed October 24, 1997, to add FM Channel 273C3 at Pottsboro, TX. As part of the original petition, it was proposed to substitute Channel 292A for Channel 296A for station KLBC at Durant, OK as well as substituting Channel 296A or 296C3 for Channel 272A for KMAD-FM, Madill, OK.

It has come to our attention that the FCC's database now indicates that Channel 296 at Durant has been upgraded to Class C3 status. However, this information had not been added to the FM database employed by this firm until November 3, 1997, a little over a week after the petition had been filed. The Commission's database was not updated until mid-December, 1997.

FCC records indicate that the Durant allocation had been upgraded to Class C2, effective October 29, 1990. Then, KLBC's licensee filed an application, BMPH-940401IA, to downgrade to Class C3 facilities, which was granted April 10, 1995. That application employed the rules as set forth in §73.215 for contour protection utilizing an ERP less than the maximum allowed for the class. Then, by letter dated August 7, 1996, the FCC cancelled KLBC's CP for Class C3 facilities. KLBC has been operating as a Class A facility, from the present location, since at least 1988. The station did increase ERP from 2 kW to 5.1 kW, at 108 meters HAAT, in 1992 to employ maximum Class A facilities, but has not implemented either the Class C2 or Class C3 upgrades previously authorized.

Due to lack of interest in prosecuting the upgrade of this facility, it is requested that the Petition for Rulemaking be amended to first ask that the allocation for Channel 296C3 for KLBC be downgraded to Class A status and, second, to substitute Channel 292A for Channel 296A at Durant, OK. Therefore, 47 C.F.R. §73.202(b) would be amended as follows:

<u>CITY, STATE</u>	<u>PRESENT</u>	<u>PROPOSED</u>
Pottsboro, Texas	----	273C3
Durant, Oklahoma	248C2, 296C3	248C2, 292A
Madill, Oklahoma	273A	296A or 296C3

E. Harold Munn, Jr. & Associates, Inc.

Broadcast Engineering Consultants
Coldwater, MI 49036

CERTIFICATE OF SERVICE

I, Lorretto Scott, a secretary in the law firm of Fletcher, Heald & Hildreth, P.L.C., hereby certify that on this 12th day of January, copies of the foregoing "Amendment To Petition For Rulemaking" were hand deliver or mailed first-class, postage prepaid, to the following:

Ms. Pam Blumenthal*
Federal Communications Commission
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Lorretto Scott

*Hand Delivered